
SO ORDERED,



Judge Jamie A. Wilson
United States Bankruptcy Judge
Date Signed: August 23, 2022

The Order of the Court is set forth below. The docket reflects the date entered.

IN THE UNITED STATES BANKRUPTCY COURT
Southern District of Mississippi

IN THE MATTER OF:
JOHN EARL JONES
SS#: XXX-XX-2129

CASE NO.: 22-00638-JAW

**** AMENDED ****

ORDER UPON EMPLOYER DIRECTING DEDUCTIONS FROM PAY

IT APPEARING TO THE COURT that there is now pending a certain Chapter 13 Proceeding in which the above-named DEBTOR subjected his earnings to the jurisdiction of the Court; the DEBTOR's principal income is from wages, salary or commissions; and that the employer of the said DEBTOR is subject to such orders as may be requisite to effectuate the provisions of the plan proposed by the DEBTOR {with the employer being directed to pay all or any part of such income to the TRUSTEE.
Bankruptcy Reform Act of 1978, Title 11, Section 1325 (c)}.

IT IS FURTHER APPEARING THAT it is requisite to effectuate the provisions of the DEBTOR's plan; that the employer is directed to pay a portion of the DEBTOR's earnings to the Court for distribution to creditors and that such employer is:

J ROCK TRANSPORTATION
ATTN: PAYROLL
350 BYRAM DR. STE 106
BYRAM, MS 39272

IT IS ORDERED that until further notice of this Court, the above-named employer is required to deduct from the DEBTOR's earnings and pay over to:

James L. Henley, Jr.
Standing Chapter 13 Trustee
P.O. Box 23009
Jackson, MS 39225-3009

the sum of \$1,135.50 BIWEEKLY .

FURTHER ORDERED, that the employer shall, as of this date, cease and discontinue to pay deductions, including credit unions, of every kind except those required to be made for State or Federal Income Taxes, Insurance, Social Security contributions or union dues.

##END OF ORDER##